IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

UNITED STATES OF AMERICA,

Plaintiff,

v. Case. No. 25-CR-985 GBW

MARIO ALEJANDRO MORENO-GONZALEZ,

Defendant.

ORDER REOPENING DETENTION HEARING AND RELEASING DEFENDANT PENDING RESOLUTION OF COUNT TWO

THIS MATTER is before the Court upon Defendant's oral motion after he entered a plea of guilty to Count 1 of his pending Information. *Doc.* 12; see also doc. 1.

After the guilty plea to Count 1, the Court imposed sentence as to that count. *Id.* Consequently, one charge remains pending against Defendant: a violation of 50 U.S.C. § 797 (Count 2).

A detention hearing may be reopened at any time before trial if the judicial officer finds that "information exists that was not known to the movant at the time of the hearing and that has a material bearing on the issue whether there are conditions of release that will reasonably assure the appearance of such person as required and the safety of any other person and the community." 18 U.S.C. § 1342(f). One of the factors to be considered in this determination is the weight of the evidence against the person." 18 U.S.C. § 3142(g)(2).

entering a regulated military area. See Memorandum Opinion and Order, United States

v. Acosta-Garcia, No. 2:25-mj-1418-GBW, doc. 5 (May 14, 2025). Based on the factual

charge brought in Count 2 requires a showing that a defendant knew they were

allegations in the criminal complaint in the instant case, there is no probable cause to

support such a finding. See Criminal Complaint, United States v. Moreno-Gonzalez, No.

2:25-MJ-951-GJF, doc. 1 (April 29, 2025). Given this conclusion and the lack of any

further evidence of knowledge presented by the government, Count 2 is fatally weak.

Based on the foregoing, the Court is reopening the detention hearing and finding

that conditions of release can be fashioned pending resolution of Count 2. Defendant

will be released on his own recognizance.

This release order shall become effective at 12:00 p.m. MST on the day following

the change of plea, unless the United States files an appeal with the District Judge AND

obtains a stay of this Order from the District Judge.

IT IS SO ORDERED.

GREGORY B. WORMUTH

CHIEF UNITED STATES MAGISTRATE JUDGE